Collier, Shannon, Rill & Scott Attorneys-at-Law

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February 22, 1985

Raiph A Mittelberger Thomas J Hamulon Jeffrey L Leiter Robert L Meuser Thomas A Hart. Jr Michael R Kershow Jeffrey S Beckington
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Laurence J Lasoff Laurence J Lasoff
Christopher J MacAve
Donald J Patterson: J
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Patrick J Coone
Randall J Bramer
Kevin F Hartley
T Michael Jankowski
K. Michael O'Connell
B Michael Hodge B Michael Hodge Kurt J Olson

William F Fox. Jr Of Councel

Mark L. Austrian Jeffrey W. King John B. Williams Paul C. Rosenthal

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FEB 22 1985

Office of the Secretary FCC

BY HAND

Robert A Colber (1917-1984) Thomas F Shannon James F Rill William W. Scott

William W. Scott
David A. Hartquist
James M. Nicholson
Richard E. Schwartz
Richard S. Silverman
R. Timothy Columbus
Lauren R. Howard
Paul D. Cullen
Rathleen E. McDermott
R. Sarah Compton
Steven Schaars
Mark L. Austrian

Mr. William J. Tricarico Secretary Federal Communications Commission 1919 M Street, N.W. Room 222 Washington, D.C. 20554

Re: WHCT-TV; Hartford, Connecticut (Channel 18)

Dear Mr. Tricarico:

Astroline Communications Company Limited Partnership, through counsel, hereby files its Ownership Report (FCC Form 323) for its construction permit for a television station to operate on Channel 18 in Hartford, Connecticut. I have appended a copy of the following documents:

- Limited Partnership Agreement and Certificate of Astroline Communications Company Limited Partinership;
- By-Laws of WHCT Management, Inc.; and /
- Articles of Organization of WHCT Management, Inc.

If you have any questions regarding the enclosed documents, please contact the

Sincerely,

Thomas A. Hart, Jr.

Enclosures

TAH/tdh

of Astroline Communications Company Limited

that I have examined this report; that to the best of my angleisage, in

formation, and belief, all statements of fact contained in said report are

true and the taid report is a correct statement of the business and affair of the above-named respondent in respect to each and every matter set

(Official title, see Instruction 9)

IExact topal sittle or name of Hosness or sermittee Partner

I contry that I am General Partner

United States of America Federal Communications Commission Washington, D.C. 20654

#### Ownership Report

1(a) C Renewal

. , 1

NOTE. Before filling out this form, read instructions printed on Page 4.

Section 310(b) of the Communications Act of 1834 requires that consent of the Commission must be obtained prior to the essignment or transfer of control of a station ficence or construction permit. This form may not be used to report or request an essignment of license or transfer of control (except to report an essignment of license or transfer of control

1(b) (T.C., A.L.

(Date of sortification must be within 30 days of date shown in Item 1 when box flet is checked and in no event prior to Item 1 date.): made pursuant to prior Commission consent). February 22 198 (Signeous Greenent) Telephone No. of respondent (include area code) 1. All of the information furnished in Items 1-8 is reported as of Any person who willfully makes false statements on this report can be punished by fine or imprisonment. U.S. Code, Title 18, Section 1001 (formerly Section 80). February 22 . 19 \_85 \_. (Date must comply with Section 73.3615(a) when box 1(a) below is checked.) This report is filed pursuent to Instruction (check one) Name and post office address of licenses or permittee

for the following stations City Place/31st Floor Hartford, CT 06103 Cell letters Class of service Location

TV

1(c) Change of prior report

2. Give the name of any corporation or other entity having a direct or indirect ownership interest in the Ilconose or permittee (see Instruction 4)

4. Name of corporation, if other than licenses or permittee, for which report is filed (see Instruction 4):

Astroline Communications Company Ltd. Partne

WHCT Management, Inc. (See Exhibit 1)

Hartford, CT

N/A

forth herein.

 Show the interests in any other broadcast statton of the licensee or permittee, or any of its efficers, directors, stockholders, or pertners.
 (Corporations having more than 50 stockholders need answer this only with respect to officers and directors, or stockholders having 1% or more of voting stock.)

5. If permittee or licenses is a partnership, state the extent of interest of each partner.

None

WHCT

See Exhibit 2

185 Asylum Street

6. List all contracts and other instruments set forth in Section 73.3613 of the Commission's Rules and Regulations Description of contract or instrument Name of person or organization with Date of execution Date of expiration whom contract is made Limited Partnership Agreement N/A 5/29/84 Continued in and Certificate perpetuity unless a mended RC 008321 **545** 10:13

Moto Line	transactions concerning the evidenthia of stack. (If transaction includes more than one class of stack, the following should be answered with least to each class.)  (Read serefully): The numbered frame below refer to line numbers in the following table. Lines 1 thru 17 should be filled out completely when this form is filed to report stack transactions pursuent to Instruction 1(c). Lines 1 thru 8, inclusive, should be filled out when the form is used to report outperful effort residence pursuent to Instruction 1(b). Lines 1 thru 6, inclusive, should be filled out when the form is used to report pursuent to Instruction 1(a). Use one solumn per stackholder. (Attach additional sages if necessary.)  1 — Name and residence of transferse, aurencapt, or stackholder.  Lines 1.1 — Total number of shares of stock held by purchaser or							
	(If ester than an individual electionship of natural person out acquired.)  2 — Citizenship  3 — Number of shares  4 — Number of vesse  5 — Class of stock (Common CM; fire  6 — Per or stocks value  7 — Tetal consideration poid (If este  8 — Date of eqquisition	have name, address, and harland to vate the stack derrod PF; Other) ir then cash, describe fully.)	trensferes subsequent to this trensection  12 — Persontage of issued stack in corporation held by a chassr or transferes subsequent to this transection  13 — From whom stack acquired  14 — Number of shares of stack held by seller or transference to this transection  15 — Persontage of issued stack held by seller or transference to this transection  16 — Number of shares of stack held by seller or transference.					
	Number of shares of stock hold to prior to this transaction     Percentage of issued stock in cor- or transferoe prior to this transaction.	peration held by purchaser	18 — Number of states of stock held by seller or trans- subsequent to this transaction.  17 — Personage of issued stock held by seller or trans- subsequent to this transaction.					
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The purpose of the above computation is to essist the licenses or permittee in determining whether the transaction in question involves a stransfer of control. If such is the case, the transaction cannot be authorized until prior Commission consent has been obtained

Note:

### EXHIBIT 1

FCC FORM 323 FOR WHCT MANAGEMENT, INC.

	Approved by OM8 3050-0010		CERTIFICATE	
United States of America	Expires 4/30/86	I and the lam	(Official state	
Federal Communications Commission Washington, D.C. 20554			(Official state, and	INETTUCTION 3)
Ownership Report		01	t legal title or name of license	O Of Corn (ring)
NOTE. Before filling out this form, read instructions	printed on	thet I have exemin formation, and be	ned this report; that to the b jief, all statements of fact or	est of my knowledge, in intrined in said report are
Section 310(b) of the Communications Act of 18	34 requires that con-		port is a correct statement to a support to a	
ent of the Commission must be obtained prior to the	a assignment or	forth herein.	ion must be within 30 days	af dam skawa ia leem 1
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made pursuant to prior Commission consent).				. 19
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with Section 73.36131sh when box 1(a) below is a	Necked.)		willfully-makes false statione or imprisonment. U.S. Cou- 801.	
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for the following stations:	prior report			
• • • • • • • • • • • • • • • • • • • •	prior report			
Cell letters Location	Class of service			
WHCT Hartford, CT	TV			
		<u> </u>		
<ol> <li>Give the name of any corporation or other entity indirect ownership interest in the licenses or permi</li> </ol>			tion, if other than licensee a a Instruction 41:	r permittee, for which
N/A		WHCT Man	agement, inc.	
<ol> <li>Show the interests in any other broadcast station of permittee, or any of its officers, directors, stockhol (Corporations having more than 50 stockholders in with respect to officers and directors, or stockhold more of voting stock.)</li> </ol>	ilders, or pertners.	S. If permittee or li each pertner.	censee is e pertnership, state	The extent of interest of
N/A		N/A		
6. List all contracts and other instruments set forth	n Rouine 33 3613 et e	a Compinionio Pul	and Candarians	
Description of contract or instrument	Name of person or		Date of execution	Date of expiration
	whom contra	•		
Articles of Incorporation	N/A		5/29/84	Perpetual
By-Laws	N/A		5/29/84	Perpetual
RC 008324	1			1

leie.	(Read corefully) The numbered isome below refer to line numbers in the following table. Lines 1 thru 17 should be filled out completely when this form is filled to report stock transactions pursuent to instruction 1(c). Lines 1 thru 8, inclusive, should be filled out when the form is used to report somership ofter receipt of original construction permit, or consummation, pursuent to Commission consent, of a transfer of control, or configuration 1 flow. Lines 1 thru 6, inclusive, should be filled out when the form is used to report pursuent to instruction 1(a). Use one column per stockholder. (Attach additional pages if necessary.)							
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	6 - Per or stated value 7 - Total consideration paid (If other than as	15 - Percente	grior to this transaction  15 — Percentage of issued stack held by seller or transferor prior to this transaction  16 — Number of shares of stock held by seller or transferor subsequent to this transaction					
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- 1	Astroline Company (a limited partnership)		1	-				
	[See Remarks Below]							
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Note: The purpose of the above computation is to essist the licensee or permittee in determining whether the transaction in question involves a transfer of control. If such is the case, the transaction cannot be authorized until prior Commission consent has been obtained

citizens.

### SUPPLEMENT TO FCC FORM 323 FOR WHCT MANAGEMENT, INC.

7(b). Officers, directors and stock held by each:

Richard H. Gibbs 60 Puritan Lane Swampscott, MA 01907	U.S.	Vice President	Yes	-0-	-0-	-0-	-0-	N/A	N/A
William C. Lance 518 Chestnut Street Waban, MA 02168	U.S.	Clerk	Yes	-0-	0-	-0-	-0-	N/A	N/A

#### EXHIBIT 2

Astroline Communications Company Limited Partnership ("ACC") is a limited partnership. The General Partners in ACC are Richard P. Ramirez and WHCT Management, Inc. The Limited Partner in ACC is Astroline Company. The respective equity interests and voting interests of the partners in ACC are as follows:

GENERAL PARTNERS	EQUITY INTEREST	VOTING INTEREST
Richard P. Ramirez	21%	70%
WHCT Management, Inc.	9%	30%
LIMITED PARTNER		

70% Astroline Company None

A separate Ownership Report (FCC Form 323) is being submitted for WHCT Management, Inc. as Exhibit 1.

ACC certifies that its Limited Partnership Agreement and Certificate conforms in all significant respects to the Uniform Limited Partnership Act.

#### ATTACHMENT 1

LIMITED PARTNERSHIP AGREEMENT AND CERTIFICATE OF ASTROLINE COMMUNICATIONS COMPANY LIMITED PARTNERSHIP

#### ATTACHMENT 2

BY-LAWS OF WHCT MANAGEMENT, INC. BY - LAWS

OF

WHCT MANAGEMENT, INC.

#### ARTICLE I

#### STOCKHOLDERS

Section 1. Annual Meeting. The annual meeting of the stockholders of this corporation shall be held on the third Wednesday of October in each year, if not a legal holiday, and if a legal holiday, then on the next succeeding business day, at 10:00 o'clock a.m. unless a different hour is fixed by the Board of Directors or the President and stated in the notice of the meeting. The purposes for which the annual meeting is to be held, in addition to those prescribed by law, by the Articles of Cigamization (herein used to refer to the Articles of Organization as amended from time to time) or by these By-Laws (herein used to refer to these Ey-Laws as amended from time to time), may be specified by the directors or the President. In the event an annual meeting is not held on the date herein provided, a special meeting in lieu of the annual meeting may be held with all the force and effect of an annual meeting. Such special meeting shall be called in the manner and as provided for special stockholders' meetings.

Section 2. Special Meetings. Special meetings of the stockholders may be called by the President or a majority of the Board of Directors then in office, and shall be called by the

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Clerk or, in the case of his death, absence, incapacity or refusal, by any other officer, upon written application of one or more stockholders who are entitled to vote and who hold at least one-tenth part in interest of the capital stock entitled to vote at the meeting. Such application shall state the purposes of the meeting and the President or the Clerk shall fix the time and place thereof.

Section 3. Place of Stockholders' Meetings. All meetings of the stockholders shall be held at the principal office of the corporation in the Commonwealth, unless some other place within the Commonwealth or, if permitted by the Articles of Organization, without the Commonwealth, is stated in the notice.

Section 4. Notice of Stockholders' Meetings. A written notice of all meetings of stockholders stating the place, date and hour thereof and the purposes for which the meeting is to be held shall be given by the Clerk, or in case of his death, absence incapacity or refusal, by any other person designated by the Board of Directors, at least seven days before the meeting to each stockholder entitled to vote thereat and to each stockholder who under the Articles of Organization or these By-Laws is entitle to such notice, by leaving such notice with him or at his resident or usual place of business or by mailing it, postage prepaid and addressed, to such stockholder at his address as it appears on the books of the corporation.

Section 5. Waiver of Notice. Notice of the time, place or purposes of any annual or special meeting of the stockholders

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need not be given to any stockholder entitled to notice thereof, if such stockholder, or his attorney thereunto authorized, waives such notice by a writing executed before or after the meeting which is filed with the records of the meeting.

Section 6. Quorum. At any meeting of the stockholders, the presence in person or by proxy of the holders-of record of a majority in interest of the Capital stock at that time issued, outstanding and entitled to Vote on any matter and, if any capital stock is entitled under the Articles of Organization or by law to vote separately as a class, the presence in person or by proxy of the holders of a majority in interest of the capital stock of each such class at that time issued, outstanding and entitled to vote on any matter, shall constitute a quorum for the transaction of business. In the absence of a quorum, the holders of record of a majority in interest of the capital stock of the corporation at that time issued, outstanding and entitled to vote who are present in person or by proxy or, if no such holder is present in person or by proxy, any officer entitled to preside or act as Clerk of such meeting may adjourn the meeting to a future date from time to time. In the event of such adjournment, the meeting may be held as adjourned without further notice if a quorum is then present.

Section 7. Voting and Proxies. Except as otherwise expressly provided by the Articles of Organization, every holder of record of capital stock of the corporation shall be entitled to one vote for each share of capital stock held by him, and at a meeting at

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which a quorum is present a majority of the votes cast, which shall be counted by classes of capital stock if so required by the Articles of Organization, shall decide all questions, unless the matter is one upon which by express provision of law or of the Articles of Organization or these By-Laws a different vote is required, in which case such express provision shall govern. The corporation shall not directly or indirectly vote any share of its stock. Stockholders of record may vote at any meeting either in person or by proxy in writing, which shall be filed by the Clerk of the meeting before being voted. No proxy which is dated more than six months before the meeting named therein shall be accepted and no such proxy shall be valid after the final adjournment of such meeting. A proxy with respect to stock held in the name of two or more persons shall be valid if executed by any one of them unless at or prior to exercise of the proxy the corporation receives a specific written notice to the contrary from any one of them. A proxy purporting to be executed by or on behalf of a stockholder shall be deemed valid unless challenged at or prior to its exercise and the burden of proving invalidity shall rest on the challenger.

Section 8. Action Without Meeting. Any action required or permitted to be taken at any meeting of the stockholders may be taken without a meeting if all stockholders entitled to vote on the matter consent to the action in writing and the written consents are filed with the records of the meetings of stockholders. Such consents shall be treated for all purposes as a vote at a meeting.

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#### ARTICLE 11

#### BOARD OF DIRECTORS

Section 1. Number of Directors and Qualifications. A Board of directors (divided into classes if required by the Articles of Organization or these By-Laws) shall be elected at the annual meeting of the stockholders or at any meeting held in place thereof as hereinbefore provided. The stockholders shall at such meeting determine the number of directors to be elected, but such number shall be not less than three, except that whenever there shall be only two stockholders the number of directors shall be not less than two and whenever there shall be only one stockholder or prior to the issuance of any stock the number of directors shall be not less than one. In the absence of affirmative determination by the stockholders, the number of directors to be elected shall be the same as the number last previously determined by the stockholders or the directors. The stockholders may at a special meeting held for the purpose during any year increase or decrease the number of directors. The directors may, by a vote of a majority then in office, increase the number of directors. Subject to the provisions of Sections 6 and 7 of Article II hereif, each director shall serve until the next annual meeting and until his successor is duly chosen and qualified. Directors may, but need not, be stockholders in the corporation.

Section 2. Powers of Directors. The business of the corporation shall be managed by the Board of Directors. In the management and control of the property, business, and affairs of

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the corporation, the Board of Directors may exercise all the powers of the corporation except such as are conferred by law or these By-Laws or the Articles of Organization upon the stockholder

Section 3. Executive and Other Committees. The Board of Directors may elect an Executive Committee of such number of Directors as the Board of Directors shall determine. The members of the Executive Committee shall serve during the pleasure of the Board of Directors. In case any member of the Executive Committee shall cease to be a director of the corporation for any reason, he shall forthwith cease to be a member of the Executive Committee To the full extent permitted by law, the Executive Committee shall, during the intervals between meetings of the Board of Directors, possess and may exercise, subject to such specific directions or limitations, if any, as may be given or imposed by the Board of Directors, all the powers of the Board of Directors, including, without limitation, the management of the current and ordinary business of the corporation, the authorization of the execution on behalf of the corporation of contracts, deeds and other legal instruments with or without the corporate seal, and all the powers of the Board of Directors stated in these By-Laws, excepting those powers expressly forbidden by law and the power to alter or repeal these By-Laws. All action taken by the Executive Committee shall be subject to revision or alteration by the Board of Directors; provided that no rights or acts of third parties shall be affected by any such revision or alteration. The Executive Committee shall fix its own rules of procedure,

shall meet as provided by such rules or by resolution of the Board of Directors, and shall keep records of its actions and proceedings, which records shall be made available for examination by the Board of Directors. A majority of the members of the Committee shall constitute a quorum and in every case the affirmative vote of a majority of the members of the Committee present at any meeting shall be necessary to its adoption of any resolution

The Board of Directors from time to time may elect, from their own number or otherwise, other committees, the number composing such committees and the powers of each to be determined by the Board of Directors.

Section 4. Directors' Meetings. Regular meetings of the Board of Directors may be held in such places and at such times as the Board may by vote from time to time determine and fix, and if so determined and fixed, no notice thereof need be given. A regular meeting of the Board of Directors shall be held without notice immediately after the adjournment of the annual meeting of the stockholders or any meeting held in place thereof as hereinbefore provided, and at the same place.

Special meetings of the Board of Directors may be held at any time or place whenever called by the President or a director. Notice of the place, date, hour, and purposes of such special meetings shall be given by the Clerk or the President or the directors calling the meeting to each director, by orally communicating such notice to him or by sending a telegram or by mailing postage prepaid and addressed, a writing containing such notice

to his residence or usual place of business, at least 48 hours before such meeting. Special meetings may be held at any time without such notice if all the directors are present or if those not present execute a written waiver of notice before or after the meeting which is filed with the records of the meeting.

Any action required or permitted to be taken at any meeting of the directors or any committee elected or appointed by the directors may be taken without a meeting if all the directors or all the members of any such committee consent to the action in writing and the written consents are filed with the records of the meetings of directors or of any such committee. Such consents shall be treated for all purposes as a vote at a meeting.

If all the directors or all the members of any committee elected or appointed by the directors participate in a meeting by means of a conference telephone or similar communication equipment by means of which all persons participating in the meeting can hear each other at the same time, then participation by such means shall constitute presence in person at a meeting.

Section 5. Quorum. A majority of the directors then in office shall constitute a quorum for the transaction of business. Less than a quorum of the directors, however, may adjourn any meeting from time to time and the meeting may be held as adjourned without further notice if a quorum is then present. Except as otherwise required by law, the Articles of Organization or these By-Laws, the act of a majority of the directors present at a meeting at which a quorum is present shall be the act of the Board of Directors.

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Section 6. Removal. Any director, including a director elected by directors to fill a vacancy in the Board of Directors, may be removed from office with or without cause by the vote of the holders of a majority of the shares entitled to vote in the election of directors, provided that the directors of a class elected by a particular class of stockholders may be removed only by the vote of the holders of a majority of the shares of such class. Any director, including a director elected by directors to fill a vacancy in the Board of Directors, may be removed from office at any time for cause by a vote of the majority of the Eoard of Directors then in office. A director may be removed for cause only after being afforded reasonable notice and an opportunity to be heard before the body proposing to remove him.

Section 7. Resignation. Any director of the corporation may resign by delivering or causing to be delivered to the President or the Clerk a written resignation which shall take effect on being so delivered or at such other time as may be therein specified.

Section 8. Vacancies. Vacancies in the Board of Directors, however occurring, including a vacancy resulting from the enlargement of the board, may be filled by a majority of the directors then in office, provided that holders of a particular class of capital stock may, at a special meeting, by majority vote of such class of capital stock, elect a successor to a director elected by holders of capital stock of the same class whose office is vacant or has been filled by the directors as hereinbefore provided.

and any person so elected shall displace any successor chosen by the directors.

Section 9. Compensation The compensation of all directors shall be fixed by the Board of Directors.

#### ARTICLE III

#### OFFICERS

Section 1. Principal Officers - Election Thereof - Eligibili The officers of the corporation shall be a President, a Treasurer, a Clerk and such other officers as the Board of Directors may elect or appoint. The President, Treasurer and Clerk shall be elected by the directors at their first regular meeting following the annual meeting of the stockholders or any meeting held in place thereof as hereinbefore provided. Subject to the provisions of Sertions 3 and 4 of this Article III, the President, the Treasurer, and the Clerk shall each hold office until the first regular meeting of the Board of Directors following the next annual meeting of the stockholders or any meeting held in place thereof as hereinbefore provided and until their respective successors are elected and qualified. The President may, but need not, be a director of the corporation. The Clerk shall be a resident of the Commonwealth of Massachusetts unless the corporat: has a resident agent appointed for the purpose of service of process. The same person may occupy two or more offices in the corporation.

Section 2. Additional Officers and Agents. The Board of Directors in its discretion may appoint a Chairman of the Board of Directors and one or more additional officers or agents of the

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corporation, all as from time to time or at any time it may deem advisable, and may prescribe their duties and the terms of their offices. Unless a different period shall have been specified by the terms of his appointment, the Chairman of the Board of Directo or any additional officer or agent of the corporation appointed by the directors pursuant hereto shall, subject to Sections 3 and 4 of Article III, hold office until the first regular meeting of the Board of Directors following the next annual meeting of stockholders or any meeting held in place thereof as hereinbefore provided and until his successor is appointed and qualified.

Section 3. Removal. Officers elected or appointed by the Board of Directors may be removed from their respective offices with or without cause by vote of a majority of the directors then in office.

Section 4. Resignation. Any officer may resign by delivering or causing to be delivered to the President or the Clerk a written resignation which shall take effect on being so delivered or at such other time as may be therein specified.

Section 5. Vacancies. Vacancies in any office, however occurring, may be filled by the Board of Directors.

Section 6. Compensation. The compensation of all officers shall be fixed by the Board of Directors.

Section 7. Delegation of Authority of Officers. The Board of Directors may at any time delegate the powers and duties, or any of them, of any officer to any other officer or to a committee of officers.

#### ARTICLE IV

#### INDEMNIFICATION OF DIRECTORS AND OFFICERS

The corporation shall to the extent legally permissible indemnify each of its directors and officers and each person who shall serve or shall have served at its request as a director or officer of another corporation (and the heirs, executors and administrators of such director, officer or other person) against all expenses and liabilities which he has reasonably incurred in connection with or arising out of any actual or threatened action, suit or proceeding in which he may be involved by reason of his being or having been a director or officer of the corporation or by reason of his serving or having served at its request as a director or officer of another corporation (whether or not he continues to be a director or officer at the time of incurring such expenses or liabilities), such expenses and liabilities to include, but not be limited to, judgments, court costs, attorneys' fees and the cost of reasonable settlements, provided no such indemnification shall be made in relation to matters as to which such director or officer shall be finally adjudged in any such action, suit or proceeding not to have acted in good faith in the reasonable belief that his action was in the best interests of the corporation. In the event that a settlement or compromise of such action, suit or proceeding is effected, indemnification may be had but only if the Board of Directors shall have been furnishe with an opinion of counsel for the corporation to the effect that such settlement or compromise is in the best interests of the

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corporation and that such director or officer does not appear not to have acted in good faith in the reasonable belief that his action was in the best interests of the corporation, and if the Board of Directors shall have adopted a resolution approving such settlement or compromise.

The corporation may pay expenses incurred by such director, officer or other person in defending a civil or criminal action, suit or proceeding; provided, however, that the corporation has first received an undertaking from such director, officer or other person, in form and content satisfactory to the Board of Directors, to repay to the corporation all such advance payments if upon final disposition of such action, suit or proceedings, he shall not be entitled to indemnification under this Article.

The foregoing right of indemnification shall not be exclusive of other rights to which any director, officer or other corporate personnel may be entitled as a matter of law.

#### ARTICLE V

#### PRESIDENT

Unless the Chairman of the Board or another officer of the corporation is so designated by the Board of Directors, the President shall be the chief executive officer of the corporation Subject to the direction of the Board of Directors, the chief executive officer shall be in general and active charge, control and supervision over the management and direction of the business property and affairs of the corporation. He shall preside at all meetings of the stockholders and of the Board of Directors at which he may be present.

In the absence or disability of the President, or in case of an unfilled vacancy in that office, the Board of Directors may designate a Vice-President or other officer of the corporation to perform the duties and exercise the powers of the President.

#### ARTICLE VI

#### TREASURER

The Treasurer shall have responsibility for the care and custod, of the money, funds, valuable papers and documents of the corporation and shall have and exercise all the powers and duties commonly incident to his office. He may endorse for deposit or collection all checks, notes, drafts and instruments for the payment of money, payable to the corporation or to its order. He shall cause to be kept accurate books of account of all monies reserved and paid by him on account of the corporation.

If required by the Board of Directors, he shall give the corporation a bond, in such sum and with such surety or sureties as shall be satisfactory to the Board, for the faithful performance of the duties of his office and for the restoration to the corporation, in case of his death, resignation, retirement or removal from office, of all books, papers, vouchers, money and other property of whatever kind in his possession or under his control belonging to the corporation.

#### ARTICLE VII

#### CLERK

The Clerk shall keep accurate minutes of all meetings of the stockholders and shall perform all the duties commonly incident

**\$\$1035** 

to his office and shall perform such other duties and have such other powers as the Board of Directors shall from time to time designate or as may be otherwise provided for in these By-Laws. The Clerk shall act as Secretary to the Board of Directors and keep accurate minutes of all its meetings.

In the absence of the Clerk, a Clerk Pro-Tempore may be elected or appointed by the directors to perform his duties.

#### ARTICLE VIII

#### CAPITAL STOCK

The Board of Directors shall have authority, without first offering the same or any part of the same to any present or future stockholders for subscription, to issue the whole or any part of any unissued capital stock from time to time authorized under the Articles of Organization of this corporation to such persons, firms, corporations or other organizations, in such manner and amounts and for such consideration or considerations and upon such terms and conditions as the directors may in their discretion from time to time determine. No stockholders shall have any pre-emptive rights to acquire stock of the corporation.

#### ARTICLE IX

#### SEAL

The seal of this corporation shall consist of a flat-faced circular die with the name of the corporation, the year of incorporation, and the word "Massachusetts" cut or engraved thereon.

. RC 008344

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€.

ARTICLE X

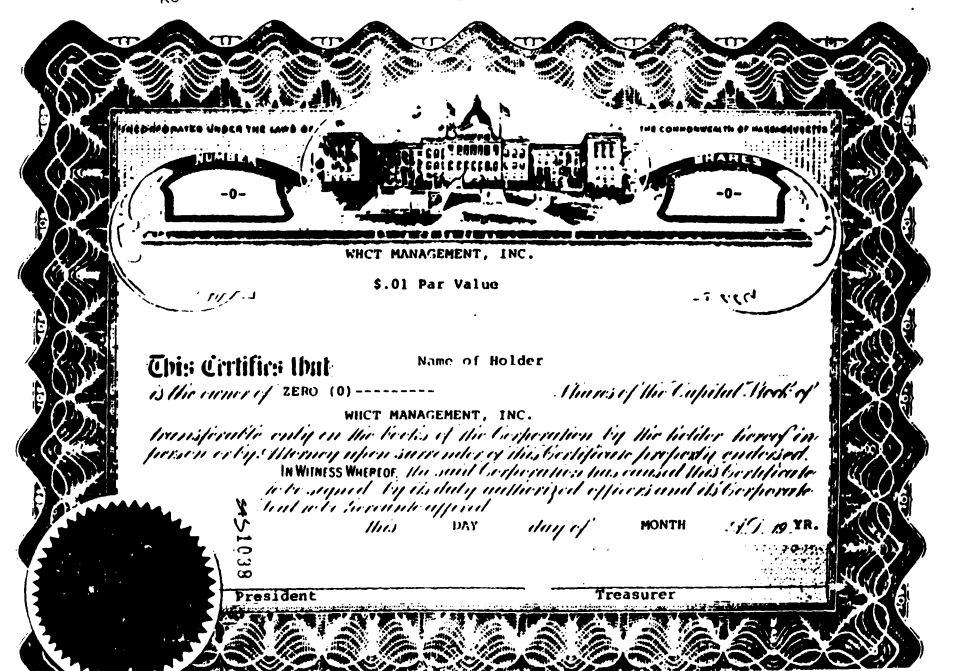
**AMENDMENTS** 

These By-Laws may be altered, amended, or repealed at any annual or special meeting of the stockholders or, if permitted by the Articles of Organization, at any regular or special meeting of the Board of Directors, if notice of such alteration, amendment, or repeal be contained in the notice or waiver of notice of such meeting; provided, however, that any By-Laws adopted by the Board of Directors may be amended or repealed by the stockholders. Not later than the time of giving notice of the meeting of stockholders next following the making, altering, amending or repealing by the directors of any By-Law, notice stating the substance thereof shall be given to all stockholders entitled to vote on amending these Ey-Laws.

•	_	_	_	_	-
-			•	•	
_	•		-	_	•

William C. Lance, Clerk

RC 008345



WHCT MANAGEMENT, INC. \$.01 Par Value ISSUED TO Name of Holder 11214 Month, Day, Year

WHCT MANAGEMENT, INC. \$.01 Par Value

NO M IIB

Name of Holder

Tulial Month, Day

FROM WHOM TRANSFERRED

Berivel CERTIFICATE No. Hinres

Tri

this day of

Signature of Holder Name of Holder

#### WHCT MANAGEMENT, INC.

### CONSENT OF BOARD OF DIRECTORS TO ACTION WITHOUT MEETING

The undersigned, being all the Directors of WHCT Management, Inc. hereby consent to the adoption as of May 29, 1984 of the following votes as and for the action of the Board of Directors of the corporation without meeting, pursuant to Massachusetts General Laws, Chapter 156B, Section 59, and agree that this Consent shall be filed with the records of the meetings of the Directors and that such votes may be certified by the Clerk or any officer as being in all respects duly adopted:

VOTED:

**E** 

That, whereas the corporation was duly organized effective May 29, 1984, the corporation commence doing business in accordance with the purposes for which it has been organized and acquire by purchase or otherwise such assets as may be necessary or desirable in order to engage effectively in and carry on such business.

FURTHER

VOTED:

That the form of stock certificate attached hereto and marked "A" representing shares of the Common Stock, par value S.01 per share, of the corporation be and hereby is adopted and approved.

FURTHER

VOTED:

That, whereas it is deemed advisable that the corporation offer for sale and issue 1,000 shares of Common Stock, par value \$.01 per share, authorized by its Articles of Organization, the corporation, upon the receipt of payment in full therefor at \$1.00 per share, issue out of its authorized capital stock and sell to Astroline Company, 1,000 shares of Common Stock, par value \$.01 per share.

FURTHER VOTED:

That the President and Treasurer of the corporation is hereby authorized, upon receipt in full by the corporation of said payment, to execute, seal with its corporate seal and deliver to said Astroline Company a certificate representing the shares so purchased.

### FURTHER VOTED:

- 1. That a checking account be established in the name and on behalf of the corporation with the First National Bank of Boston and that the Chairman of the Board and President of the corporation be and they hereby are authorized, signing singly to draw upon the funds deposited from time to time in such account;
- 2. That the Chairman of the Board and the President of the corporation be and they hereby are authorized from time to time, acting singly to borrow money and obtain credit on behalf of the corporation from said bank;
- 3. That in furtherance of the foregoing votes, the standard banking resolutions prescribed by said bank in the form attached hereto and marked "B", be and the same hereby are approved and adopted by the corporation.

## FURTHER VOTED:

That the Corporation enter into a limited partnership agreement with Richard P. Ramirez and Astroline Company providing for the organization of a Massachusetts limited partnership having the Corporation and Richard P. Ramirez as General Partners and Astroline Company as Limited Partner for the purpose of forcing a limited partnership to acquire, own and operate Channel 18, a television station operating in the greater Hartford, Connecticut, area having the call letters "WHCT."

## FUFTHER VOTED:

That, in furtherance of the foregoing vote, the Chairman of the Board and President of the Corporation are each hereby authorized to execute and deliver on behalf of the Corporation a Limited Partnership Agreement and Certificate in such form and having such terms and provisions as either of them shall approve, and to take such other actions and to execute and deliver such other agreements and instruments as either of them shall deem necessary or appropriate.

Herbert A. Sostek	Fred J. Boling, Jr.
Richard H. Gibbs	Joel A. Gibbs

RC 008349

ATTACHMENT 3

ARTICLES OF ORGANIZATION
OF
WHCT MANAGEMENT, INC.

3 Y .

# The Commonwealth of Massachusetts

OFFICE OF THE MASSACHUSETTS SECRETARY OF STATE MICHAEL JOSEPH CONNOLLY, Secretary

ONE ASHBURTON PLACE, BOSTON, MASS, 02108

### ARTICLES OF ORGANIZATION

(Under G.L. Ch. 156B) Incorporators

NAME

**POST OFFICE ADDRESS** 

Include given name in full in case of natural persons in case of a corporation give state of incorporation

Carter S. Bacon, Jr.

Peabody & Brown One Boston Place Boston, MA 02109

The above named incorporation of do hereby associate (themselves) with the intention of forming a corporation under the provisions of General Laws. Chapter 156H and hereby state(s)

1. The name by which the corporation shall be known is

WHOT MANAGEMENT, INC.

2. The purpose for which the corporation is formed is as follows:

To acquire, own and operate tolevision and radio stations; to engage in any other aspect of the telecommunications business; to engage in any other activities incidental to the foregoing; and to be a general or limited partner of any partnership engaged in any of the foregoing.

(SEE PAGES 2A AND 2B ANNEXED)

RC 008351

**\$\$1043** 

Note: If the space provided under any article or item on this form is insufficient, additions shall be set forth on separate 8.1.2 x.11 sheets of paper leaving a left hand margin of at least 1 inch for hinding. Additions to more than one article may be continued on a small charge to find a resident of the set of the s

 The total number of shares and the paricalue, if any, of each class of stock within the corporation is authorized by follows:

	WITHING T PAR CALLIE	WITH PAR VALUE					
CLASS OF STOCK	NUMBER OF SHARES	YL WELR OF SHARES	PAR	4MOL'NT			
Preferred				•			
Common		300,000	.01	3,000			

•4 If more than one class is authorized, a description of each of the different classes of stock with, if any, the preferences, soting powers, qualifications, special or relative rights or privileges as to each class thereof and any series now estat inshed.

N/A

15. The restrictions it any imposed by the Amieles of Organization upon the transfer of shares of stock of any class are as follows:

N A

Other law ful provisions if any, for the conduct and regulation of business and affairs of the corporation, for its voluntary dissolution, or for limiting, defining, or regulating the powers of the corporation, or of its directors or stockholders, or of any class of stockholders.

RC 008352

(SEE PAGE 6A ANNEXED)

\$51014

To carry on a general mercantile business in any state or territory of the United States and any foreign country.

To act for others as agent, broker, factor, manager or in any other lawful manner and to join with others in any enterprise.

To buy, lease or otherwise acquire, hold, improve, maintain, supervise, operate, exchange, sell, lease, pledge, mortgage, or otherwise dispose of real estate or interests therein, in any state or territory of the United States and any foreign country.

To subscribe for, buy, acquire, hold, sell, assign, transfer, mortgage, pledge, or otherwise dispose of, and to deal in, stocks, bonds, notes, obligations and securities of any corporations, joint stock companies, trusts, associations, firms or persons and the bonds and securities of the United States, and of any state thereof, and of any county, district or municipality and of any agency of any of the foregoing and of any foreign government or agency, and as owner thereof to exercise all rights, powers and privileges of ownership, including, without limitation, the right to vote.

To acquire the good will and property of any corporations, joint stock companies, trusts, associations, firms or persons, and to undertake, guarantee, endorse or assume the whole or any part of the obligations or liabilities thereof, including, without limitation, leases and contracts.

To borrow money and to make and issue bonds, debentures, notes and evidences of indebtedness of the corporation and to secure the same by the mortgage, pledge, or other transfer of all or any part of its properties.

To lend money or credit to, to guarantee the performance of any contract or obligations, and to aid in any other manner, corporations, joint stock companies, trusts, associations, firms and persons, any obligation of which or any interest in which is held by the corporation, or in the affairs of prosperity of which this corporation has an interest; and to secure any such undertaking made by it by the mortgage, pledge or other transfer of all or any part of its properties.

To acquire, hold, use, sell, assign, grant licenses in respect of, mortgage or otherwise dispose of, any and all trademarks, trade names, formulae, secret processes, franchises, and any and all inventions, improvements, letters, patents, or copyrights of the United States or of any other country.

To purchase or otherwise acquire, and to hold, sell, assign transfer, mortgage, pledge, or otherwise dispose of and deal in, the stock of the corporation.

To be a general or a limited partner in any partnership or a joint venturer in any joint venture provided that the business of such partnership or of such joint venture is a business in which this corporation has the power to engage.

To do any or all of the things herein set forth to the same extent as natural persons might or could do in any part of the world as principals, agents, or otherwise, and either alone or with others, and to do every act and thing necessary, convenient or proper for the accomplishment of any of the purposes or the attainment of any of the objects herein enumerated, or incidental to any of the powers herein stated, provided the same be not inconsistent with the laws of the Commonwealth of Massachusetts applicable to business corporations.

The foregoing clauses shall be construed both as objects and powers, and it is expressly intended that no specific enumeration shall restrict in any way any general language, that none of the purposes set forth in any of the above clauses shall be limited or restricted in any way by the terms of any other clause, that each purpose may be pursued independently of any other purpose from time to time and wherever deemed desirable, and that the corporation shall have and possess all the rights, privileges and powers now or hereafter conferred by the laws of the Commonwealth of Massachusetts upon business corporations organized under such laws.

- (a) The directors may make, amend or repeal the By-Laws in whole or in part, except with respect to any provision thereof which by law or the By-Laws requires action by the stockholders.
- (b) Meetings of the stockholders may be held anywhere in the United States.
- (c) The corporation may be a partner, either general or limited, in any business enterprise it would have the power to conduct by itself.
- (d) The directors shall have the power to fix from time to time their compensation. No person shall be disqualified from holding any office by reason of any interest. In the absence of fraud, any director, officer or stockholder of the corporation individually, or any concern in which any such director, officer or stockholder has any interest, may be a party to, or may be pecuniarily or otherwise interested in, any contract, transaction or other act of this corporation, and
  - (1) Such contract, transaction or act shall not be in any way invalidated or otherwise affected by that fact;
  - (2) No such director, officer or stockholder shall be liable to account to this corporation for any profit or benefit realized through any such contract, transaction or act; and
  - (3) Any such director of this corporation may be counted in determining the existence of a quorum at any meeting of the directors or of any committee thereof which shall authorize any such contract, transaction or act, and may vote to authorize the same.

For the purposes of this paragraph (d), the term "interest" shall mean personal interest and interest as a director, officer, stockholder, shareholder, employee, trustee, member or beneficiary of any concern; and the term "concern" shall mean any corporation, association, trust, partnership, firm, person or other entity other than this corporation.

RC 008355

## BAKER & HOSTETLER

ATTORNEYS AT LAW

WASHINGTON SQUARE, SUITE 1100

IOSO CONDITICUT AVE., N.W.

WASHINGTON, D. C. 20036

(909) 861-1500 TELECOPIER (202) 466-2387 TELEX 650-235-7276

May 16, 1985

IN DENVER COLORADO SUITE HOO ,303 EAST 17TH AVENUE DENVER COLORADO 80203 (303) 861-0600

IN ORLANDO, FLORIDA 13TH FLOOR BARNETT PLAZA ORLANDO, FLORIDA 32801 (305) 841-1111

IN COLUMBUS, OHIO 65 EAST STATE STREET COLUMBUS, OHIO 43215 (614) 226-1541

IN CLEVELAND, OHIO

3200 NATIONAL CITY CENTER

CLEVELAND, OHIO 44114

(216) 621-0200 TWX 810 421 8375

WRITER'S DIRECT DIAL NO.:

(202)861 -1658

> Mr. William Tricarico Secretary

Federal Communications Commission
1919 M Street, N.W.
Washington, D.C. 20554

Re: Supplemental Ownership Report

of Astroline Communications Company

Limited Partnership

for WHCT-TV (Channel 18), Hartford, Connecticut

Dear Mr. Tricarico:

On February 22, 1985, an ownership report was filed by Astroline Communications Company Limited Partnership ("ACC") on behalf of its station WHCT-TV, Hartford, Connecticut. In order to clarify the information supplied in that report, the licensee of the station, ACC, hereby submits a supplement to that report.

All of the information provided in the instant supplement is also contained in the original report. However, after reviewing that report, ACC found that the ownership composition and structure of the licensee could be set forth more clearly. For this reason, this supplement is being provided.

Federal Communications Commission Preser intified Received Rejected

**BH 0001** 

Mr. William Tricarico May 16, 1985 Page 2

If there are any questions, please contact the undersigned.

Sincerely,

Thomas A. Hart, Jr. Counsel to Astroline

Communications
Company Limited
Partnership

TAH: ksf

Enclosure

## Ownership Report

NOTE. Before filling out this form, read instructions printed on Page 4.

Section 310(b) of the Communications Act of 1934 requires that consent of the Commission must be obtained *prior* to the assignment or transfer of control of a station license or construction permit. This form may *not* be used to report or request an assignment of license or transfer of control (except to report an assignment of license or transfer of control made pursuant to prior Commission consent)

1. All of the information furnished in Items 1-8 is reported as of

1(a) 🗆 Renewal

1(b) TXT C. A L

1(c) Change of prior report

for the following stations

Call letters Location Class of service

WHCT Hartford, Ct. TV

2 Give the name of any corporation or other entity having a direct or indirect ownership interest in the licensee or permittee (see Instruction 4)

WHCT Management, Inc. (See Exhibit 1)
Astroline Company (See Exhibit 2)

Astroline Company (See Exhibit 2)

3. Show the interests in any other broadcast station of the licensee or permittee, or any of its officers, directors, stockholders, or partners. (Corporations having more than 50 stockholders need answer this only with respect to officers and directors, or stockholders having 1% or more of voting stock.)

None

(Official title, see Instruction 9)

of Astroline Communications Company, Li

LEATING CALL

(Exact legal title or name of licensee or permittee)

that I have examined this report; that to the best of my knowledge, information, and belief, all statements of fact contained in said report are true and the said report is a correct statement of the business and affair of the above-named respondent in respect to each and every matter set forth herein.

(Date of certification must be within 30 days of date shown in Item 1 when box 1(a) is checked and in no event prior to Item 1 date.)

(Signature of respondent)

Telephone No. of respondent (include area code)

Any person who willfully makes false statements on this report can be punished by fine or imprisonment. U.S. Code, Title 18, Section 1001 (formerly Section 80).

Name and post office address of licensee or permittee.

Astroline Communications Company Ltd
Partners

185 Asylum Street
City Place/31st Floor
Harrford Connecticut

Hartford, Connecticut 06103

N/A

Limited Partner

4. Name of corporation, if other than licensee or permittee, for which report is filed (see Instruction 4):

 If permittee or licensee is a partnership, state the extent of interest of each partner.

Richard P. Ramirez
General Partner 21% 70

WHCT Management, Inc.
General Partner 9% 30

Astroline Company 70% ---

6. List all contracts and other instruments set forth in Section 73.3613 of the Commission's Rules and Regulations.

Description of contract or instrument	Name of person or organization with whom contract is made	Date of execution	Date of expiration		
Limited Partnership Agreement and Certificate	N/A	5-29-84	Continued in petuity unle amended		

**BH 0003** 

Class of stock			t par i	lf no par			Number	of shares				Nur	nber	
(preferred, common or other)	Vating or non vot	ing sh	now par value	ow stated ue or value assigned	Authorized		ssued and utstanding	Treasur	v	IJn	issand	ď		7000
N/A						,						More than Holders of Voting St. No [] More than Holders of Non Voting St. No []	f rock Yes [] n 50	i d
(b) Officers, directors ar	nd stock held by each	. (See Instr	ructions 3, 4, 5, 6,	7 and 81		<u> </u>		1						
Name of residence	and officers	Ciairrahi	Office of Dir	ectorship	Num	ber of a	less of stock			Number	Percentage	Name	of perso	
and direc	1	Citizenship	Office held and date elected	Director - date elected	Common		Pref	erred	Other	of Votes	of voting stock hald		d, if an	

Name of residence and officers		Office of Dire	Office of Directorship		Number of class of stock		Number	Percentage	Name of person	
and directors	Citizenship	Office held and Dir date elected date		Common	Preferred	Other	of Votes	of voting stock hald	replaced, if any	
N/A										
									•	

Remarks concerning family relationship, qualifying shares, etc.: (See Instructions 5 and 6)

N/A

Note:	form is used to report owne transfer of control, or assign used to report pursuant to I  1 — Name and residence of (If other than an indivicitizenship of natural pacquired.)  2 — Citizenship  3 — Number of shares  4 — Number of votes  5 — Class of stock (Commo 6 — Par or stated value  7 — Total consideration pail  8 — Date of acquisition  9 — Number of shares of stock prior to this transaction	port stock transactions pursuant to Instruction permission after receipt of original construction permissent of license, pursuant to Instruction 1(b), instruction 1(a). Use one column per stockhold transferee, purchaser, or stockholder dual also show name, address, and erson authorized to vote the stock.  In CM, Preferred PF; Other)  If other than cash, describe fully, look held by purchaser or transferee in ock in corporation held by purchaser.	1(c). Lines 1 thru 8, inclusive, should be filled out when the nit, or consummation, pursuant to Commission consent, of a Lines 1 thru 6, inclusive, should be filled out when the form
1	(a)	(b)	(c)
	N/A	N/A	N/A
2			
3			
4			
5			
6			
7			
8			
9			
10			·
11			
12			
13			
14			
15			
16			
17			

N/A

BH 0005

The purpose of the above computation is to assist the licensee or permittee in determining whether the transaction in question involves a transfer of control. If such is the case, the transaction cannot be authorized until prior Commission consent has been obtained

# Exhibit 1

Structure of Ownership and Management WHCT Management, Inc.

	,				
6. List all contracts and other instruments set forth in	Section 73.3613 of the Commission's Ru	les and Regulations.			
Description of contract or instrument	Name of person or organization with whom contract is made	Date of execution	Date of expiration		
Articles of Incorporation	N/A	5-29-84	Perpetual		
By-Laws	N/A	5-29-84	Perpetual		
			ВН 0007		

7(a) Capitalization Number of shares If no par Class of stock If par Number show stated show par (preferred, common Voting or non-voting Issued and value or value Treasury Unissued or other) value Authorized Stockholders outstanding assigned More than 50 Holders of 300,000 Common Voting .01 1,000 299,000 **Voting Stock** No Yes K More than 50 Holders of Non-Voting Stock No Yes Ø 

Name of residence and officers		Office of Dire	ctorship	Number of	class of stock		Number	Percentage	Name of person	
and directors	Citizenship	Office held and date elected	Director - date elected	Common	Preferred		of Votes	of voting stock held	replaced, if any	
Fred J. Boling, Jr. 24 Tophet Road Lynnfield, Massachusett		President Treasurer 5-29-84		4					N/A	
William C. Lance 518 Chestnut Street Waban, Massachusetts Of	U.S. 168	Clerk 5-29-84							N/A	
Herbert A. Sostek 65 East India Row Boston, Massachusetts	U.S.		5-29-8	4					N/A	
Richard H. Gibbs 30 Littles Point Swampscott, Massachuset	U.S.		5-29-8	4					N/A	
Joel A. Gibbs 3 Hilltop Drive	U.S.		5-29-8	4	*				N/A	
HIMBAR COMOUTING MARKY THANKING, QUALITY	TYING Shares, (	etc.: (See Instrucția	ns 5 and 6)							

Richard H. Gibbs and Joel A. Gibbs are brothers.

BH 0009

Note: The purpose of the above computation is to assist the licensee or permittee in determining whether the transaction in question involves transfer of control. If such is the case, the transaction cannot be authorized until prior Commission consent has been obtained

# Exhibit 2

Ownership Structure

Astroline Company

		Approved by OMB 3060-0010 Expires 4/30/86		ERTIFICATE	
United States of Federal Commu Washington, D.(	inications Commission		I certify that I am	(Official title, see	Instruction 9)
Ownership F	Report		of	ct legal title or name of licens	et or permitme
NOTE Before find Page 4.  Section 310lb sent of the Commitmensfer of control may not be used of control lexceptions.	Illing out this form, read instruction  ) of the Communications Act of 19 hission must be obtained <i>prior</i> to the of a station license or construction to report or request an assignment of the report an assignment of the report of a station consent:	34 requires that con- ie assignment or in permit. This form of license or transfer	that I have exami formation, and be true and the said of the above-nam forth herein. (Date of certifica	ined this report that to the elief, all statements of fact c report is a correct statement ed respondent in respect to tion must be within 30 days checked and in no event pri	best of my knowledge, ontained in said report it of the business and affaach and every matter sof date shown in Item
·				(Signature of respondent,	
1. All of the info	rmation furnished in Items 1-8 is re	ported as of	Telephone No. of re	espondent (include area code)	
	, 19 (1) 3.3615151 when box 11a1 below is of filed pursuant to Instruction Icheck	thecked.)	punished by fine Iformerly Section	willfully makes false stateme or imprisonment. U.S. Cod 80) ice address of licensee or per	e, Title 18, Section 100
		_			
1(a) 🗔 Renew	al 1(b) T.C. A L or C.P.	1(c) Change of prior report			
for the following	ing stations:				
	<del></del>		4		
Call letters	Location	Class of service			
WHCT	Hartford, Ct.	TV			
	of any corporation or other entity			stion, if other than licensee of	or permittee for which
indirect owner	ship interest in the licensee or perm	ittee (see Instruction 4)	report is filed (se	ee Instruction 4)	
	None		Astroli	ne Company	
	rests in any other broadcast station any of its officers, directors, stockho		5 if permittee or in each partner	icensee is a partnership, state	the extent of interest
with respect to	having more than 50 stockholders no officers and directors, or stockhold		Washam C.		Equity Vot
more of voting	stock.)	•	Herbert So General	Partner	20% 25
			Fred Bolin	ng, Jr.,	<b>20</b> % 25
N/	A			Partner s,General Parti	
			Richard H		
			General	Partner . Gibbs.	20% 25
6 / 400 211 000 000			Limited	Partner	20%
	cts and other instruments set forth i	Name of person or		Date of execution	Date of expiration
		whom contra	•		
					ł
				ВН (	0011
					<u> </u>

(a) Capitalization										
Class of stock		II par.	If no par		Number	of shares		Nun	Number	
(preferred, common or other)	Vating or non voting	show par value	show stated value or value assigned	Authorized	issued and outstanding	Treasury	Unissued	ه ا		
								More than		
							1	Voting St	ock	
N/A								No	Yes	
							}	More than	n <b>5</b> 0	
	-					}		Holders o	of	
			1			Ì	İ	Non-Voti	ng Stock	
				]	ļ		}	No	Yes	
(b) Officers directors ar	nd stock held by each: (S	e Instructions 3 4	5 6 7 and 8)	<u> </u>	<del></del>	<u>.                                    </u>	<u> </u>			

Name of residence and officers		Office of Directorship		Number of	Number of class of stock			Percentage	Name of person	
and directors	Citizenship	Office held and date elected	Director - date elected	Common Preferred		Other	of Votes	of voting stock held	replaced, if any	
N/A				·						

Remarks concerning family relationship, qualifying shares, etc.: (See Instructions 5 and 6)

BH 0012

Note:	when this form is filed to report stock tra- form is used to report ownership after re- transfer of control, or assignment of licen	snsections pursuant to Instruction is ceipt of original construction permits, pursuant to Instruction 1(b). Let a). Use one column per stockholder chaser, or stockholder chame, address, and	transferee subsequent to this transaction  12 — Percentage of issued stock in corporation held to
	2 - Citizenship 3 - Number of shares 4 - Number of votes 5 - Class of stock (Common CM; Preferred) 6 - Par or stated value 7 - Total consideration paid (If other the second) 8 - Date of acquisition 9 - Number of shares of stock held by purprior to this transaction 10 - Percentage of issued stock in corpora	an cash, describe fully.) urchaser or transferes	chaser or transferee subsequent to this transacti  13 — From whom stock acquired  14 — Number of shares of stock held by seller or transprior to this transaction  15 — Percentage of issued stock held by seller or transprior to this transaction  16 — Number of shares of stock held by seller or transubsequent to this transaction  17 — Percentage of issued stock held by seller or transaction
<del>- 1</del> 1	or transferse prior to this transaction		subsequent to this transaction
'	N/A		ici
2	· · · · · · · · · · · · · · · · · · ·		
3			
4			
5			
6			
7			
8			
9			
10			
12			
13			
14			
15			
16			
17			
Remai	rks: (See Instructions 3, 7 and 8.)		BH 0013

Note: The purpose of the above computation is to assist the licensee or permittee in determining whether the transaction in question involves transfer of control. If such is the case, the transaction cannot be authorized until prior Commission consent has been obtained.